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**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NEVADA**

2551252

In re: USA COMMERCIAL MORTGAGE COMPANY,	Debtor.	Case No. BK-S-06-10725 LBR Case No. BK-S-06-10726 LBR Case No. BK-S-06-10727 LBR Case No. BK-S-06-10728 LBR Case No. BK-S-06-10729 LBR
In re: USA CAPITAL REALTY ADVISORS, LLC,	Debtor.	Chapter 11
In re: USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC	Debtor.	<b>Jointly Administered Under Case No. BK-S-06-10725 LBR</b>
In re: USA CAPITAL FIRST TRUST DEED FUND, LLC	Debtor.	<b>NOTICE OF CONTINUING LIMITED OBJECTION OF THE KANTOR GROUP TO DEBTORS' MOTION TO DISTRIBUTE FUNDS AND TO GRANT ORDINARY-COURSE RELEASES AND DISTRIBUTE PROCEEDS</b>
Affects:  All Debtors USA Commercial Mortgage Company USA Securities, LLC USA Capital Realty Advisors, LLC USA Capital Diversified Trust Deed Fund, LLC USA First Trust Deed Fund, LLC		Date: August 31, 2006  Time: 9:30 A.M.

**NOTICE OF CONTINUING LIMITED OBJECTION OF THE KANTOR GROUP TO  
DEBTORS' MOTION TO DISTRIBUTE FUNDS AND TO GRANT  
ORDINARY-COURSE RELEASES AND DISTRIBUTE PROCEEDS**

3 Dr. Gary Kantor, personally and as the trustee of the Kantor Nephrology Consultants,  
4 Ltd. 401(k) Profit Sharing Plan, and Mrs. Lynn Kantor (f/k/a Lynn Maguire), personally and on  
5 behalf of the Lynn Kantor IRA (collectively, the “Kantor Group”), timely filed a limited  
6 objection (the “Limited Objection”) [Docket No. 985] to the Debtors’ Motion to Distribute  
7 Funds and To Grant Ordinary-Course Releases and Distribute Proceeds (the “Motion”)  
8 [Docket No. 847]. Portions of the Motion, including the Debtors’ request for authority to make  
9 additional interim distributions in the future, were continued at the initial hearing on the  
10 Motion on August 4, 2006 (the “Initial Hearing”). As stated by the Kantor Group’s counsel at  
11 the Initial Hearing, the Kantor Group continues to assert its Limited Objection with respect to  
12 any additional and/or future interim distributions made by the Debtors.

13 DATED this 18<sup>th</sup> day of August, 2006.

14 || Respectfully submitted,

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*Admitted Pro Hac Vice*

## **CERTIFICATE OF SERVICE**

- 2 || 1. We filed the following document on August 18, 2006:

**NOTICE OF CONTINUING LIMITED OBJECTION OF THE KANTOR GROUP TO  
DEBTORS' MOTION TO DISTRIBUTE FUNDS AND TO GRANT ORDINARY-  
COURSE RELEASES AND DISTRIBUTE PROCEEDS**

- 5 2. I served the above-named document by the following means to the persons as listed below:

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32 I declare under penalty of perjury that the foregoing is true and correct.

33 DATED this 18<sup>th</sup> day of August, 2006.

34 /s/ Joseph McLaughlin

35 Joseph McLaughlin, an employee of  
36 KRA VITZ, SCHNITZER, SLOANE,  
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